CHAPTER 76.

[Published March 3, 1876.]

AN ACT relating to the preservation of fish in Silver Lake and Fish Lake, and the waters connecting them, in the county of Waushara.

The people of the State of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. It shall be unlawful for any person or Unlawful to persons to draw or use any seine or net in the catch-cortain ways. ing or killing of any fish in Silver Lake or Fish Lake, in the town of Marion, in the county of Waushara, Wisconsin, or in the waters connecting said lakes, or to construct or maintain any device, trap, or obstruction, in the waters connecting said lakes, for the purpose of catching or taking any fish therein, or that shall in any manner obstruct the free passage of fish from either of said lakes to the other.

Section 2. Any person or persons violating the pro- Penalty for visions of section 1, of this act, shall be deemed guilty violation. of a misdemeanor, and upon conviction thereof, shall be fined in a sum of not less than five, nor more than twenty dollars, with the costs of prosecution.

SECTION 3. Justices of the peace in the county of Jurisdiction of Waushara shall have jurisdiction to hear, try and determine all offenses arising under the provisions of this act; provided, however, that the party convicted shall have the right of appeal, as in other cases.

Section 4. This act shall take effect and be in force from and after its passage and publication.

Approved February 29, 1876.

CHAPTER 77.

[Published March 10, 1876.]

AN ACT relating to the second county court of Brown county, and amendatory of sections four (4) and five (5), of chapter nine (9), of laws of 1875.

The people of the State of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. Section four (4), of chapter nine (9), laws Amended. of 1875, entitled "An act to establish a court in

Brown county, with limited civil and criminal jurisdiction in certain cases," is hereby amended so as to Special venire read as follows: Section four (4). A special venire for a jury in cases when a jury would be allowed by law in a court of record in this state, shall be ordered by the judge of said second county court, when demanded, as herein provided. If a jury shall not be demanded by either party at the time of the commencement of the trial of any action in said court, a trial by jury in such action shall be deemed to have been waived, and such action shall be tried by the court. Any party to an action in said court triable by a jury who shall at the time of the commencement of the trial of any such action in said court, demand in open court a trial by jury therein, and pay to the clerk of said court the sum of three dollars as a jury fee, and to the sheriff or his deputy, the sum of two dollars for summoning the jury, which said sum of two dollars shall be all that the said sheriff or his deputy shall charge for summoning such jury, shall be entitled to a special venire to issue to the sheriff of said county for a panel of eighteen persons qualified to sit as jurors in a court of record. The judge of said second county court shall direct within what time the said venire shall be returned. If for any cause a jury of twelve shall not be selected or held upon the venire so returned, the judge of said court may direct the sheriff to call from the bystanders at large to complete a jury of twelve. Jurors shall receive two dollars per day, and one dollar for each half day's attendance in said court, to be paid out of the county treasury as other jurors in courts of record are paid.

Terms of court.

Section 2. Section five (5), of said chapter nine (9), laws of 1875, is also amended so as to read as follows: Section five (5). The terms of said court hereby established shall be held in the court house in the city of Green Bay, on the first Monday in February, the first Monday in May, and the second Monday of November in each year. The first week of each term shall be devoted to causes triable by the court only.

Section 3. This act shall take effect and be in force from and after its passage and publication.

Approved March 1, 1876.